Levelling-up and Regeneration Act 2023

CHAPTER 55

LEVELLING-UP AND REGENERATION ACT 2023

PART 1

LEVELLING-UP MISSIONS

Setting missions
1 Statement of levelling-up missions
2 Statement of levelling-up missions: devolution

Reporting on missions
3 Annual etc reports on delivery of levelling-up missions
4 Reports: Parliamentary scrutiny and publication

Revision of methodology and metrics or target dates
5 Changes to mission progress methodology and metrics or target dates

Review of missions
6 Reviews of statements of levelling-up missions

Levelling-up funding
7 Levelling Up Fund Round 3

General
8 Interpretation of Part 1
PART 2

LOCAL DEMOCRACY AND DEVOLUTION

CHAPTER 1

COMBINED COUNTY AUTHORITIES

CCAs and their areas

9 Combined county authorities and their areas

Constitution of CCAs

10 Constitutional arrangements
11 Non-constituent members of a CCA
12 Associate members of a CCA
13 Regulations about members
14 Review of CCA’s constitutional arrangements
15 Overview and scrutiny committees
16 Funding
17 Change of name

Functions of CCAs

18 Local authority functions
19 Other public authority functions
20 Section 19 regulations: procedure
21 Integrated Transport Authority and Passenger Transport Executive
22 Directions relating to highways and traffic functions
23 Contravention of regulations under section 22
24 Designation of key route network roads

Changes to CCAs

25 Changes to boundaries of a CCA’s area
26 Dissolution of a CCA’s area

Mayors for CCA areas

27 Power to provide for election of mayor
28 Requirements in connection with regulations under section 27
29 Deputy mayors etc
30 Functions of mayors: general
31 Procedure for direct conferral of general functions on mayor
32 Joint exercise of general functions

Police and crime and fire and rescue functions

33 Functions of mayors: policing
34 Exercise of fire and rescue functions
35 Section 34 regulations: procedure
36 Section 34 regulations: further provision
37 Section 34 regulations: exercise of fire and rescue functions
38 Section 34 regulations: complaints and conduct matters etc
39 Section 34 regulations: application of fire and rescue provisions
40 Section 34 regulations: application of local policing provisions

Financial matters relating to mayors

41 Mayors for CCA areas: financial matters

Alternative mayoral titles

42 Alternative mayoral titles
43 Alternative mayoral titles: further changes
44 Power to amend list of alternative titles

Requirements in connection with regulations about CCAs

45 Proposal for new CCA
46 Requirements in connection with establishment of CCA
47 Proposal for changes to existing arrangements relating to CCA
48 Requirements for changes to existing arrangements relating to CCA

General powers of CCAs

49 General power of CCA
50 Boundaries of power under section 49
51 Power to make provision supplemental to section 49
52 General power of competence

Supplementary

53 Incidental etc provision
54 Transfer of property, rights and liabilities
55 Guidance
56 Consequential amendments
57 Interpretation of Chapter

CHAPTER 2

OTHER PROVISION

Combined authorities

58 Review of combined authority’s constitutional arrangements
59 Consent to changes to combined authority’s area
60 Changes to mayoral combined authority’s area: additional requirements
61 Consent to conferral of general functions on mayor
62 Consent to conferral of police and crime commissioner functions on mayor
63 Functions in respect of key route network roads
64 Membership of combined authority
65 Proposal for establishment of combined authority
66 Proposal for changes to existing combined arrangements
67 Consequential amendments relating to section 65 and 66
68 Regulations applying to combined authorities
69 Combined authorities and combined county authorities: power to borrow
70 Payment of allowances to committee members
Local authority governance
71 Timing for changes in governance arrangements
72 Transfer of functions: changes in governance arrangements
73 Power to transfer etc public authority functions to certain local authorities

Police and crime commissioners and the Mayor’s Office for Policing and Crime
74 Participation of police and crime commissioners at certain local authority committees
75 Disposal of land

Alternative mayoral titles
76 Combined authorities: alternative mayoral titles
77 Local authorities in England: alternative mayoral titles

Local government capital finance
78 Capital finance risk management

Council tax
79 Long-term empty dwellings: England
80 Dwellings occupied periodically: England

Street names
81 Alteration of street names: England

Other provision
82 Powers of parish councils
83 The Common Council of the City of London: removal of voting restrictions

PART 3
PLANNING

CHAPTER 1
PLANNING DATA
84 Power in relation to the processing of planning data
85 Power in relation to the provision of planning data
86 Power to require certain planning data to be made publicly available
87 Power to require use of approved planning data software in England
88 Disclosure of planning data does not infringe copyright in certain cases
89 Requirements to consult devolved administrations
90 Planning data regulations made by devolved authorities
91 Interpretation of Chapter

CHAPTER 2
DEVELOPMENT PLANS ETC
Development plans and national policy

92 Development plans: content
93 Role of development plan and national policy in England
94 National development management policies: meaning

Spatial development strategy for London

95 Contents of the spatial development strategy
96 Adjustment of terminology

Local planning

97 Plan making

Neighbourhood planning

98 Contents of a neighbourhood development plan
99 Neighbourhood development plans and orders: basic conditions

Requirement to assist with plan making

100 Requirement to assist with certain plan making

Minor and consequential amendments

101 Minor and consequential amendments in connection with Chapter 2

CHAPTER 3

Heritage

102 Regard to certain heritage assets in exercise of planning functions
103 Temporary stop notices in relation to listed buildings
104 Urgent works to listed buildings: occupied buildings and recovery of costs
105 Removal of compensation for building preservation notice

CHAPTER 4

Grant and Implementation of Planning Permission

106 Street votes
107 Street votes: community infrastructure levy
108 Street votes: modifications of the Town and Country Planning (Environmental Impact Assessment) Regulations 2017
109 Crown development
110 Material variations in planning permission
111 Development commencement notices
112 Completion notices
113 Power to decline to determine applications in cases of earlier non-implementation etc
114 Condition relating to development progress reports
CHAPTER 5

ENFORCEMENT OF PLANNING CONTROLS

115 Time limits for enforcement
116 Duration of temporary stop notices
117 Enforcement warning notices
118 Restriction on appeals against enforcement notices
119 Undue delays in appeals
120 Penalties for non-compliance
121 Power to provide relief from enforcement of planning conditions

CHAPTER 6

OTHER PROVISION

122 Consultation before applying for planning permission
123 Duty in relation to self-build and custom housebuilding
124 Powers as to form and content of planning applications
125 Additional powers in relation to planning obligations
126 Fees for certain services in relation to nationally significant infrastructure projects
127 Power to shorten deadline for examination of development consent order applications
128 Additional powers in relation to non-material changes to development consent orders
129 Hazardous substances consent: connected applications to the Secretary of State
130 Regulations and orders under the Planning Acts
131 Power for appointees to vary determinations as to procedure
132 Pre-consolidation amendment of planning, development and compulsory purchase legislation
133 Participation in certain proceedings conducted by, or on behalf of, the Secretary of State
134 Power of certain bodies to charge fees for advice in relation to applications under the Planning Acts
135 Biodiversity net gain: pre-development biodiversity value and habitat enhancement
136 Development affecting ancient woodland

PART 4

INFRASTRUCTURE LEVY AND COMMUNITY INFRASTRUCTURE LEVY

137 Infrastructure Levy: England
138 Power to designate Homes and Communities Agency as a charging authority
139 Restriction of Community Infrastructure Levy to Greater London and Wales
140 Enforcement of Community Infrastructure Levy

PART 5

COMMUNITY LAND AUCTION PILOTS
Community land auction arrangements

141 Community land auction arrangements and their purpose

142 Power to permit community land auction arrangements

CLA receipts

143 Application of CLA receipts
144 Duty to pass CLA receipts to other persons
145 Use of CLA receipts in an area to which section 144(1) duty does not relate
146 CLA infrastructure delivery strategy

General

147 Power to provide for authorities making joint local plans
148 Parliamentary scrutiny of pilot
149 CLA regulations: further provision and guidance
150 Expiry of Part 5
151 Interpretation of Part 5

PART 6

ENVIRONMENTAL OUTCOMES REPORTS

Setting environmental outcomes

152 Power to specify environmental outcomes

Power to require environmental outcomes reports

153 Environmental outcomes reports for relevant consents and relevant plans

Defining the consents and plans to which this Part applies

154 Power to define “relevant consent” and “relevant plan” etc

Assessment and monitoring

155 Assessing and monitoring impact on outcomes etc

Safeguards, devolution and exemptions

156 Safeguards: non-regression, international obligations and public engagement
157 Requirements to consult devolved administrations
158 EOR regulations: devolved authorities
159 Exemptions for national defence and civil emergency etc

Enforcement

160 Enforcement

Reporting

161 Reporting
General

162 Public consultation etc
163 Guidance
164 Interaction with existing environmental assessment legislation and the Habitats Regulations
165 Consequential repeal of power to make provision for environmental assessment
166 EOR regulations: further provision
167 Interpretation of Part 6

PART 7

NUTRIENT POLLUTION STANDARDS

168 Nutrient pollution standards to apply to certain sewage disposal works
169 Planning: assessments of effects on certain sites
170 Remediation

PART 8

DEVELOPMENT CORPORATIONS

Local authority proposals and oversight

171 Locally-led urban development corporations
172 Development corporations for locally-led new towns
173 Minor and consequential amendments

Planning functions

174 Planning functions of urban development corporations
175 Planning functions of new town development corporations
176 Mayoral development corporation as minerals and waste planning authority
177 Minor and consequential amendments

Membership

178 Removal of restrictions on membership of urban development corporations and new town development corporations

Finance

179 Removal of limits on borrowing of urban development corporations and new town development corporations

PART 9

COMPULSORY PURCHASE

Powers

180 Acquisition by local authorities for purposes of regeneration

Procedure

181 Online publicity
182 Confirmation proceedings
183 Conditional confirmation
184 Corresponding provision for purchases by Ministers
185 Time limits for implementation
186 Agreement to vary vesting date
187 Common standards for compulsory purchase data

Compensation

188 ‘No-scheme’ principle: minor amendments
189 Prospects of planning permission for alternative development
190 Power to require prospects of planning permission to be ignored

PART 10

LETTING BY LOCAL AUTHORITIES OF VACANT HIGH-STREET PREMISES

Significant concepts

191 Designated high streets and town centres
192 High-street uses and premises
193 Vacancy condition
194 Local benefit condition

Procedure preliminary to letting

195 Initial notice
196 Restriction on letting while initial notice in force
197 Circumstances in which letting to be permitted
198 Final notice
199 Restriction on letting while final notice in force
200 Restriction on works while final notice in force
201 Counter-notice
202 Appeals

Procedure for letting

203 Rental auctions
204 Power to contract for tenancy
205 Terms of contract for tenancy
206 Terms of tenancy
207 Power to grant tenancy in default
208 Deemed consent of superior lessor or mortgagee
209 Exclusion of security of tenure

Powers to obtain information

210 Power to require provision of information
211 Power to enter and survey land
212 Offences in connection with section 211
213 Power to extend time limits

General and supplementary provision

214 Further provision about letting notices
215 Other formalities
216 Compensation
217 Power to modify or disapply enactments applicable to letting
218 Interpretation of Part 10

PART 11

INFORMATION ABOUT INTERESTS AND DEALINGS IN LAND

219 Power to require provision of certain classes of information
220 The beneficial ownership purpose
221 The contractual control purpose
222 The national security purpose
223 Requirements may include transactional information
224 Use of information
225 Offences
226 Enforcement of requirements
227 Interpretation of Part 11

PART 12

MISCELLANEOUS

228 Registration of short-term rental properties
229 Pavement licences
230 Historic environment records
231 Review of governance etc of RICS
232 Marine licensing
233 Power to replace Health and Safety Executive as building safety regulator
234 Transfer schemes in connection with regulations under section 233
235 Transfer of land by local authorities
236 Open access mapping
237 Childcare: use of non-domestic premises
238 Childcare: number of providers
239 Amendments of Schedule 7B to the Government of Wales Act 2006
240 Blue plaques in England
241 Powers of local authority in relation to the provision of childcare
242 Report on enforcement of the Vagrancy Act 1824
243 Qualifying leases under the Building Safety Act 2022
244 Road user charging schemes in London
245 Protected landscapes

PART 13

GENERAL

246 Data protection
247 Crown application
248 Amendments of references to “retained direct EU legislation”
249 Abbreviated references to certain Acts
250 Power to make consequential provision
251 Power to address conflicts with the Historic Environment (Wales) Act 2023
252 Regulations
253 Financial provisions
254 Extent
255 Commencement and transitional provision
256 Short title
Schedules

Schedule 1 — Combined county authorities: overview and scrutiny committees and audit committee
1 Functions of overview and scrutiny committee
2 Overview and scrutiny committees: supplementary provision
3 Power to make further provision about overview and scrutiny committees
4 Audit committees

Schedule 2 — Mayors for combined county authority areas: further provisions about elections
1 Interpretation
2 Timing of elections
3 The Secretary of State may by regulations make provision—
4 Voting at elections of mayors
5 Entitlement to vote
6 Election as mayor and councillor
7 Qualification and disqualification
8 (1) A person is disqualified for being elected or holding...
9 (1) A person is disqualified for being elected or holding...
10 Paragraph 10 of Schedule 3 contains further provision about disqualification...
11 The acts of a person elected as a mayor for...
12 Power to make further provision

Schedule 3 — Mayors for combined county authority Areas: PCC functions
1 Introductory
2 PCC functions exercisable by the mayor
3 Delegation of function
4 Police and crime panels
5 (1) The Secretary of State may by regulations provide for...
6 The Secretary of State may by regulations make provision about...
7 Financial matters
8 Suspension
9 Conduct
10 Disqualification
11 Policing protocol
12 Application of certain enactments
13 Supplementary

Schedule 4 — Combined county authorities: consequential amendments
1 Landlord and Tenant Act 1954 (c. 56)
2 Trustee Investments Act 1961 (c. 62)
3 Local Government (Records) Act 1962 (c. 56)
4 In section 2(6) (acquisition and deposit of records), after “section...
5 In section 8(1) (interpretation), in the definition of “local authority”,...
6 Leasehold Reform Act 1967 (c. 88)
7 Transport Act 1968 (c. 73)
8 (1) Section 9 (Areas, Authorities and Executives) is amended as...
9 In section 9A (general functions of Authorities and Executives), in...
10 (1) Section 10 (general powers of Executives) is amended as...
11 In section 10A(1) (further powers of Executives), for “or combined...
12 In section 12(1) (borrowing powers of Executive), after “a combined...
13 In section 14(1) (accounts of Executive), after “a combined authority...
14 (1) Section 15 (further functions of Authority) is amended as...
15 In section 16(1) (annual report by Authority and Executive), after...
16 (1) Section 20 (special duty with respect to railway passengers),...
17 (1) Section 23 (consents of, or directions, by Minister) is...
18 In section 56(6) (assistance by Minister or local authority towards...
19 (1) Schedule 5 (Passenger Transport Executives) is amended as follows....
20 Local Government Grants (Social Need) Act 1969 (c. 2)
21 Employers’ Liability (Compulsory Insurance) Act 1969 (c. 57)
22 Local Authorities (Goods and Services) Act 1970 (c. 39)
23 Local Government Act 1972 (c. 70)
24 (1) Section 70 (restriction on promotion of Bills for changing...
25 In section 80(2)(b) (disqualification for election and holding office as...
26 In section 85(4) (vacation of office by failure to attend...
27 In section 86(2) (declaration of vacancy by local authority), for...
28 In section 92(7) (proceedings for disqualification)— (a) for “and a...
29 In section 99 (meetings and proceedings of local authorities), after...
30 (1) Section 100J (application of Part 5A to to new...
31 (1) Section 101 (arrangements for discharge of functions by local...
32 In section 138C(1) (application of sections 138A and 138B to...
33 In section 142(1B) (provision of information relating to matters affecting...
34 (1) Section 146A (joint authorities etc) is amended as follows....
35 In section 175(3B) (allowances for attending conferences and meetings), after...
36 In section 176(3) (payment of expenses), for “and a combined...
37 In section 223(2) (appearance of local authorities in legal proceedings),...
38 In section 224(2) (arrangements by principal councils for custody of...
39 In section 225(3) (deposit of documents with proper officer), for...
40 In section 228(7A) (inspection of documents), for “or a combined...
41 In section 229(8) (photographic copies of documents) after “a combined...
42 In section 230(2) (reports and returns), for “and a combined...
43 In section 231(4) (service of notice on local authorities), after...
44 In section 232(1A) (public notices), after “a combined authority,” insert...
45 In section 233(11) (service of notices by local authorities), after...
46 In section 234(4) (authentication of documents), after “a combined authority,” ...
47 In section 236(1) (procedure for byelaws), for “or a combined...
48 In section 236B(1) (revocation of byelaws), after paragraph (e) insert —...
49 In section 238 (evidence of byelaws), for “or a combined...
50 In section 239(4A) (power to promote or oppose bills), for...
51 In section 270(1) (interpretation), at the appropriate place insert— “combined...
52 In Part 1A of Schedule 12 (meetings and proceedings of...
53 Employment Agencies Act 1973 (c. 35)
54 Local Government Act 1974 (c. 7)
55  In section 25(1) (authorities subject to investigation), after paragraph (cf)...  
56  (1) Section 26C (referral of complaints by authorities) is amended...  
57  Health and Safety at Work etc Act 1974 (c. 37)  
58  Local Government (Miscellaneous Provisions) Act 1976 (c. 57)  
59  Rent (Agriculture) Act 1976 (c. 80)  
60  Rent Act 1977 (c. 42)  
61  Protection from Eviction Act 1977 (c. 43)  
62  Local Government, Planning and Land Act 1980 (c. 65)  
63  In section 2(1) (duty of authorities to publish information), after...  
64  In section 98(8A) (disposal of land at direction of Secretary...  
65  In section 99(4) (directions to dispose of land), after paragraph...  
66  In section 100(1)(a) (interpretation and extent of Part 10), for...  
67  In Schedule 16 (bodies to whom Part 10 applies), after...  
68  Public Passenger Vehicles Act 1981 (c. 14)  
69  Acquisition of Land Act 1981 (c. 67)  
70  Local Government (Miscellaneous Provisions) Act 1982 (c. 30)  
71  In section 33(9) (enforceability by local authorities of covenants relating...  
72  In section 41(13) (lost and uncollected property), in the definition...  
73  Stock Transfer Act 1982 (c. 41)  
74  County Courts Act 1984 (c. 28)  
75  Local Government Act 1985 (c. 51)  
76  In section 72(5) (accounts and audit), after paragraph (c) insert—...  
77  In section 73(2) (financial administration), after paragraph (b) insert—  
78  Transport Act 1985 (c. 67)  
79  In section 27A(7)(b) (additional powers where service not operated as...  
80  In section 64(1)(a) (consultation with respect to policies), after “combined...  
81  In section 93(8)(b) (travel concession schemes), for “and a combined...  
82  In section 106(4) (grants for transport facilities and services), after...  
83  In section 137 (general interpretation), after subsection (5A) insert—  
84  Housing Act 1985 (c. 68)  
85  Housing Associations Act 1985 (c. 69)  
86  Landlord and Tenant Act 1985 (c. 70)  
87  Local Government Act 1986 (c. 10)  
88  In section 6(2)(a) (interpretation and application of Part 2), after...  
89  In section 9(1)(a) (interpretation and application of Part 3), after...  
90  Landlord and Tenant Act 1987 (c. 31)  
91  Local Government Act 1988 (c. 9)  
92  Local Government Finance Act 1988 (c. 41)  
93  In section 74 (levies), after subsection (14) insert—  
94  In section 88B(9) (special grant: relevant authorities), after paragraph (c)...  
95  In section 111(2) (financial administration: relevant authorities), after paragraph (ib)...  
96  In section 143 (orders and regulations), after subsection (4B) insert—...  
97  Housing Act 1988 (c. 50)  
98  In section 74(8) (transfer of land and other property to...  
99  In Schedule 1 (tenancies which cannot be assured tenancies), in...  
100  Road Traffic Act 1988 (c. 52)  
101  Local Government and Housing Act 1989 (c. 42)  
102  In section 21(1) (interpretation of Part 1), after paragraph (jb)...
In section 152(2) (interpretation), after paragraph (izb) insert—

In section 157(6) (periodic payments of grants)—

(1) Schedule 1 (political balance on local authority committees etc)...

Town and Country Planning Act 1990 (c. 8)

In section 252(12) (procedure for making orders), in the definition...

In Schedule 14 (procedure for footpaths and bridleways orders), in...

Further and Higher Education Act 1992 (c. 13)

Local Government Finance Act 1992 (c. 14)

In section 39(1) (major precepting authorities), after paragraph (ab) insert—...

In section 40 (issue of precepts by major precepting authority),...

Local Government (Overseas Assistance) Act 1993 (c. 25)

Railways Act 1993 (c. 43)

In section 25(1) (public sector operators not to be franchisees)—...

In section 149(5) (service of documents), in the definition of...

Deregulation and Contracting Out Act 1994 (c. 40)

Environment Act 1995 (c. 25)

Housing Grants, Construction and Regeneration Act 1996 (c. 53)

Crime and Disorder Act 1998 (c. 37)

Local Government Act 1999 (c. 27)

Greater London Authority Act 1999 (c. 29)

Freedom of Information Act 2000 (c. 36)

Transport Act 2000 (c. 38)

In section 108(4) (local transport plans), after paragraph (ca) (but...

(1) Section 109 (further provision about local transport plans in...

(1) Section 113 (role of metropolitan district councils) is amended...

In section 123A(4) (franchising schemes)— (a) after paragraph (a) insert—...

In section 123C(2) (consent of the Secretary of State and...

In section 123G (response to consultation), after subsection (4) insert...

In section 123M (variation of scheme), after subsection (6) insert—...

In section 123N (revocation of scheme), after subsection (7) insert—...

(1) Section 157 (grants to Integrated Transport Authorities and combined...

(1) Section 162 (interpretation of Part 2) is amended as...

(1) Section 163 (road user charging schemes: preliminary) is amended...

(1) Section 164 (local charging schemes) is amended as follows....

(1) Section 165 (joint local charging schemes) is amended as...

In section 165A(1)(b) (joint local-ITA charging schemes), after “combined authority”...

(1) Section 166 (joint local-London charging schemes) is amended as...

(1) Section 166A (joint ITA-London charging schemes) is amended as...

In section 167(2)(b) (trunk road charging schemes), after “a combined...

In section 168(2) (charging schemes to be made by order)—...

(1) Section 170 (charging schemes: consultation and inquiries) is amended...

In section 177A(1) (power to require information), for “or combined...
149 Local Government Act 2003 (c. 26)
150 (1) Section 23 (meaning of “local authority” for the purposes of...
151 In section 33(1) (local authorities for the purposes of Chapter...
152 In section 93(7) (power to charge for discretionary services: prohibitions).
153 Courts Act 2003 (c. 39)
154 Planning and Compulsory Purchase Act 2004 (c. 5)
155 In section 27A (default powers), in the heading and in...
156 (1) Schedule A1 (default powers exercisable by Mayor of London,...
157 Fire and Rescue Services Act 2004 (c. 21)
158 Children Act 2004 (c. 31)
159 Railways Act 2005 (c. 14)
160 Childcare Act 2006 (c. 21)
161 Education and Inspections Act 2006 (c. 40)
162 National Health Service Act 2006 (c. 41)
163 In section 7A(2) (exercise of Secretary of State’s public health...
164 In section 12ZB(7) (procurement regulations), in the definition of “relevant..."
165 In section 13UA(2) (guidance about joint appointments)—
166 In section 65Z5(1) (joint working and delegation arrangements), after paragraph...
167 In section 65Z6(1) (joint committees and pooled funds), after paragraph...
168 In section 75 (arrangements between NHS bodies and local authorities),...
169 In section 275(1) (interpretation), at the appropriate place insert— “combined..."
170 In section 276 (index of defined expressions), at the appropriate...
171 Concessionary Bus Travel Act 2007 (c. 13)
172 Local Government and Public Involvement in Health Act 2007 (c. 28)
173 In section 23(1) (definitions for the purposes of Chapter 1..."
174 In section 104(2) (application of Chapter 1 of Part 5:...
175 Local Transport Act 2008 (c. 26)
176 After section 89A insert— Transfer of functions of combined county..."
177 (1) Section 90 (changing the boundaries of an integrated transport..."
178 (1) Section 91 (dissolution of an integrated transport area) is...
179 (1) Section 102A (application of Chapter to combined authorities) is...
180 (1) Section 102E (power to establish STBs) is amended as...
181 In section 102F(7) (requirements in connection with regulations under section..."
182 In section 102G(10) (constitution of STBs), after paragraph (a) insert...
183 In section 102I(7) (transport strategy of an STB), after paragraph...
184 In section 102J(7) (exercise of local transport functions), after paragraph...
185 In section 102U, at the appropriate place insert— “combined county..."
186 Local Democracy, Economic Development and Construction Act 2009 (c. 20)
187 In section 35(2) (mutual insurance: supplementary), after paragraph (r) insert—...
188 In section 88(5) (areas of economic prosperity boards)—
189 In section 103(5) (areas of combined authorities) at the end...
190 (1) Section 106 (changes to boundaries of a combined authority’s...
(1) Section 107 (dissolution of a combined authority’s area) is...

In section 118(5) (guidance), after paragraph (e) insert—

In section 120 (interpretation of Part 6), at the appropriate...

Apprenticeships, Skills, Children and Learning Act 2009 (c. 22)

(1) Section 100 (provision of financial resources) is amended as...

(1) Section 122 (sharing of information for education and training...}

Equality Act 2010 (c. 15)

Localism Act 2011 (c. 20)

Local Audit and Accountability Act 2014 (c. 2)

In section 40(6) (access to local government meetings and documents),...

In section 44(1) (interpretation of Act), at the appropriate place...

Cities and Local Government Devolution Act 2016 (c. 1)

(1) Section 1 (devolution: annual report) is amended as follows....

(1) Section 18 (devolving health service functions) is amended as...

Policing and Crime Act 2017 (c. 3)

In section 3 (collaboration agreements: specific restrictions), after...

In section 5(3) (collaboration agreements: definitions)— (a) omit the...

Technical and Further Education Act 2017 (c. 19)

In Schedule 3 (conduct of education administration: statutory...

In Schedule 4 (conduct of education administration: companies)—

Bus Services Act 2017 (c. 21)

Digital Economy Act 2017 (c. 30)

In Schedule 4 (public service delivery: specified persons for the...

In Schedule 5 (public service delivery: specified persons for the...

In Schedule 6 (public service delivery: specified persons for the...

Data Protection Act 2018 (c.12)

Automated and Electric Vehicles Act 2018 (c. 18)

Skills and Post-16 Education Act 2022 (c. 21)

In section 1(7) (views of relevant authority in relation to...

(1) Section 4 (interpretation of sections 1 to 4) is...

In section 19(2) (meaning of “relevant provider”), after paragraph (g)...

In section 20(7) (meaning of “funding authority”), after paragraph (c)...

In section 21(2) (interpretation of sections 19 to 21), at...

Health and Care Act 2022 (c. 31)

Elections Act 2022 (c. 37)

In section 37(1) (interpretation of Part 5), in the definition...

In section 45(9) (meaning of “relevant election”), after paragraph (g)...
1. Town and Country Planning Act 1990
2. In section 59A (development orders: permission in principle), in subsection...
3. In section 70 (determination of applications for planning permission: general)...
4. In section 70A (power to decline to determine subsequent application)...
5. In section 74 (directions etc as to method of dealing)...
6. In section 91 (general condition limiting duration of planning permission)...
7. In section 92 (outline planning permission), in subsection (6), for...
8. In section 97 (power to revoke or modify planning permission)...
9. In section 102 (orders requiring discontinuance of use or alteration)...
10. In section 172 (issue of enforcement notice), in subsection (1)(b),...
11. In section 177 (grant or modification of planning permission on)...
12. In Schedule 4B (process for making of neighbourhood development orders)...
13. In Schedule 9 (requirements relating to discontinuance of mineral working)...


15. Greater London Authority Act 1999

Schedule 7 — Plan making
In Part 2 of PCPA 2004 (local development) for sections...

Schedule 8 — Minor and consequential amendments in connection with Chapter 2 of Part 3
1. Local Government Act 1972
2. Town and Country Planning Act 1990
3. In section 2A (the Mayor of London: applications of potential)...
4. In section 59A (development orders: permission in principle)...
5. In section 70(4) (determination of applications: definitions), in paragraph (1)...
6. In section 74 (directions etc as to method of dealing)...
7. (1) Section 303A (responsibility of local planning authorities for costs)...
8. In section 306 (contributions by local authorities and statutory undertakers)...
9. In section 324 (rights of entry), in subsection (1)(a), for...
10. In section 336 (interpretation), after the definition of “mortgage” insert...
11. (1) Schedule 1 (local planning authorities: distribution of functions) is...
12. In Schedule 13 (blighted land), in paragraph 1A—
14. In section 338 (examination in public), at the end of...
15. In section 346 (monitoring and data collection), in paragraph (b)...
16. In section 347 (functional bodies to have regard to strategy)—...
17. Planning and Compulsory Purchase Act 2004
18. For section 14 (survey of area: county councils) substitute—Survey...
19. In section 38 (development plan), in subsection (7), after “enactments”...
20. In section 38A (meaning of “neighbourhood development plan”), in subsection...
21. In section 39 (sustainable development), in subsection (1)—
In section 61 (Wales: survey), for subsection (6) substitute—

(1) Section 113 (validity of strategies, plans and documents) is...

In section 116 (Isles of Scilly), in subsection (2)(b), after...

In section 122 (regulations and orders)— (a) in subsection (5),...

(1) Schedule A1 (default powers exercisable by Mayor of London,...

Commons Act 2006

Planning and Energy Act 2008

(1) Section 1 (energy policies) is amended as follows.

In section 2 (interpretation), for the definition of “development plan...

Marine and Coastal Access Act 2009

Waste (England and Wales) Regulations 2011 (S.I. 2011/988)

Housing and Planning Act 2016

In section 6 (starter homes: monitoring), in subsection (2), omit...

In section 7 (starter homes: compliance directions), in subsection (1)...

In section 8 (starter homes: interpretation), for the definition of...

Conservation of Habitats and Species Regulations 2017 (S.I. 2017/1012)

(1) Regulation 41 (nature conservation policy in planning contexts) is...

(1) Regulation 108 (co-ordination for land use plan prepared by...

(1) Regulation 111 (interpretation of Chapter 8 of Part 6)...

Schedule 9 — Street votes: minor and consequential amendments

Town and Country Planning Act 1990

Planning (Listed Buildings and Conservation Areas) Act 1990

Elections Act 2022

The Conservation of Habitats and Species Regulations 2017

Schedule 10 — Crown development: consequential amendments

Town and Country Planning Act 1990 (c. 8)

In section 61W (England: requirement to carry out pre-application consultation),...

In section 108 (compensation for refusal or conditional grant of...

In section 247 (highways affected by development: orders by the...

In section 257 (footpaths etc affected by development: orders by...

In section 284 (validity of certain orders, decisions and directions),...

In section 293A (urgent Crown development: application)—

In section 303 (fees for planning application etc.), after subsection...

In section 319A (determination of procedure for certain proceedings: England),...

In section 336 (interpretation), in subsection (1)—

Housing and Planning Act 2016 (c. 22)

Schedule 11 — Completion notices: consequential amendments

TCPA 1990 is amended as follows.

In section 56 (time when development begun), in subsection (3),...

Before section 94 insert— Termination of planning permission: Wales....

(1) Section 94 (termination of planning permission by reference to...

In section 95 (effect of completion notice)—

In section 96 (power of Secretary of State to serve...

In section 284 (validity of development plans and certain orders,...

In section 285 (validity of notices), before subsection (1) insert—...
9 In section 286 (challenges to validity on grounds of authority’s...
10 In section 289 (appeals to High Court)—
11 In section 319A (determination of procedure: England), in...
12 In section 324 (rights of entry), in subsection (1)(c), after...
13 In Schedule 1 (local planning authorities: distribution of functions), in...
14 In Schedule 6 (determination of appeals by appointed person)—
15 In Schedule 16 (provisions referred to in sections 314 to...

Schedule 12 — Infrastructure Levy
   Part 1 — INFRASTRUCTURE LEVY: ENGLAND
1 After Part 10 of the Planning Act 2008 insert— Part...
   Part 2 — CONSEQUENTIAL AMENDMENTS
2 Local Government Act 1972
3 Town and Country Planning Act 1990
4 Deregulation and Contracting Out Act 1994
5 Planning Act 2008
6 In the following sections, for “Part 11”, in each place...
7 In section 232(1)(d) (orders and regulations), after “Part” insert “10A...

Schedule 13 — Regulations under Chapter 1 of Part 3 or Part 6: restrictions on devolved authorities
1 No power to make provision outside devolved competence
2 Requirement for consent where it would otherwise be required
3 Requirement for joint exercise where it would otherwise be required
4 Requirement for consultation where it would otherwise be required
5 Meaning of devolved competence
6 A provision is within the devolved competence of the Welsh...
7 A provision is within the devolved competence of a Northern...
8 Interpretation

Schedule 14 — Existing environmental assessment legislation
   Part 1 — UNITED KINGDOM AND ENGLAND AND WALES
   United Kingdom and England and Wales
   Part 2 — SCOTLAND
   Scotland
   Part 3 — WALES
   Wales
   Part 4 — NORTHERN IRELAND
   Northern Ireland

Schedule 15 — Amendments of the Conservation of Habitats and Species Regulations 2017: assumptions about nutrient pollution standards
   Part 1 — INTRODUCTORY
1 Part 6 of the Conservation of Habitats and Species Regulations...
   Part 2 — PLANNING
2 Chapter 2 of Part 6 of those Regulations (assessment of...
3 In regulation 70 (grant of planning permission), after paragraph (4)...
4 In regulation 71 (planning permission: duty to review), after paragraph...
5 In regulation 77 (general development orders: approval of local planning...
6 In regulation 79 (special development orders), after paragraph (5) insert...
Levelling-up and Regeneration Act 2023 (c. 55)

Changes to legislation: Levelling-up and Regeneration Act 2023 is up to date with all changes known to be in force on or before 27 July 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

7 In regulation 80 (local development orders), after paragraph (5) insert—...
8 In regulation 81 (neighbourhood development orders), after paragraph (5) insert—...
9 In regulation 82 (simplified planning zones), after paragraph (6) insert—...
10 In regulation 83 (enterprise zones), after paragraph (6) insert—
11 After regulation 85 insert— Assumptions to be made about nutrient...

Part 3 — LAND USE PLANS
12 Chapter 8 of Part 6 (assessment of plans and projects):...
13 In regulation 105 (assessment of implications for European sites and...
14 In regulation 106 (assessment of implications for European site: neighbourhood...
15 In regulation 110 (national policy statements), in paragraph (3)(a), for...
16 After regulation 110 insert— Assessments under this Chapter: required assumptions...

Schedule 16 — Locally-led development corporations: minor and consequential amendments
1 Local Government, Planning and Land Act 1980 (c. 65)
2 (1) Section 134 (urban development areas) is amended as follows:...
3 (1) Section 135 (urban development corporations) is amended as follows:...
4 In section 140 (consultation with local authorities), in subsection (1),...
5 (1) Section 171 (interpretation: general) is amended as follows.
6 New Towns Act 1981 (c. 64)
7 (1) Section 1A (local authority to oversee development of new...
8 In section 2 (reduction of designated areas), after subsection (1)... 
9 (1) Section 80 (general interpretation provisions) is amended as follows:...

Schedule 17 — Planning functions of development corporations: minor and consequential amendments
1 New Towns Act 1981 (c. 64)
2 Town and Country Planning Act 1990 (c. 8)
3 Planning (Listed Buildings and Conservation Areas) Act 1990 (c. 9)
4 Planning (Hazardous Substances) Act 1990 (c. 10)
5 Localism Act 2011 (c. 20)

Schedule 18 — Conditional confirmation and making of compulsory purchase orders: consequential amendments
1 Land Compensation Act 1973 (c. 26)
2 Compulsory Purchase (Vesting Declarations) Act 1981 (c. 66)
3 Acquisition of Land Act 1981 (c. 67)
4 Housing Act 1985 (c. 68)
5 Town and Country Planning Act 1990 (c. 8)
6 Planning (Listed Buildings and Conservation Areas) Act 1990 (c. 9)
7 Historic Environment (Wales) Act 2023

Schedule 19 — Compulsory purchase: corresponding provision for purchases by Ministers
1 Online publicity
2 Proceedings for consideration of draft order
3 Conditional orders

Schedule 20 — Grounds of appeal against final letting notice

Part 1 — GROUNDS

1 That the vacancy condition was not met in relation to...
2 That the premises cannot reasonably be considered suitable for the...
3 That the local authority’s view that the local benefit condition...
4 That the local authority failed, while the initial letting notice...
5 That the landlord— (a) intends to carry out substantial works...
6 That the landlord intends to occupy the premises for the...
7 That the landlord intends to occupy the premises as the...

Part 2 — INTERPRETATION AND APPLICATION

1 Ground 2 is to be applied in accordance with section...
2 Works carried out in contravention of section 200(1) cannot be...
3 (1) Where the landlord has a controlling interest in a...

Schedule 21 — Provision to be included in terms of tenancy further to contract under section 204

1 Provision about what obligations (if any) the landlord is to...
2 Provision about what obligations (if any) the landlord is to...
3 Provision requiring the tenant to keep the premises in repair....
4 Provision about— (a) what works and alterations the tenant can...
5 Provision requiring the tenant to insure the premises (if they...
6 Provision enabling the landlord to recover from the tenant costs...
7 Provision about circumstances in which the tenant can or cannot—...
8 Provision for, and in connection with, the giving of a...
9 Provision about the circumstances in which the landlord can re-enter...
10 Provision requiring the tenant to deliver up the premises with...

Schedule 22 — Pavement licences

1 Introductory
2 Making pavement licence provisions permanent
3 Applications: fees
4 In section 23 of the 2020 Act (regulations), in subsection...
5 Applications: procedure on renewals
6 Applications: periods for consultation and determination
7 In section 3 of the 2020 Act (determination), in subsection...
8 Duration of licences
9 Enforcement of licences
10 Effect of licences
11 (1) Section 115E of the Highways Act 1980 (execution of...
12 In section 249 of the Town and Country Planning Act...
13 Enforcement
14 Local authority functions
15 In Schedule 1 to the Local Authorities (Functions and Responsibilities)...
16 Other amendments
17 In section 62 of the Anti-social Behaviour, Crime and Policing...
18 Transitional provision
19 The amendments made by paragraph 11 do not affect any...

Schedule 23 — Use of non-domestic premises for childcare: registration

1 Introductory
Early years provision

(1) Section 33 (requirement to register: early years childminders) is...

(1) Section 34 (requirement to register: early years providers) is...

(1) Section 35 (applications for registration: early years childminders) is...

(1) Section 36 (application for registration: other early years providers)...

(1) Section 37 (entry on the register and certificates) is...

(1) Section 37A (early years childminder agencies: registers and certificates)...

Later years provision

(1) Section 53 (requirement to register: other later years providers)...

(1) Section 54 (applications for registration: later years childminders) is...

(1) Section 55 (application for registration: other later years providers)...

(1) Section 56 (entry on the register and certificates) is...

(1) Section 56A (later years childminder agencies: registers and certificates)...

In section 57 (special procedure for providers registered in the...

(1) Section 57A (special procedure for providers registered with early...

Voluntary registration

In section 63 (applications for registration on the general register:....

(1) Section 64 (entry on the register and certificates) is...

In section 65 (special procedure for persons already registered in...

(1) Section 65A (special procedure for persons already registered with...

Common provisions

In section 69 (suspension of registration in a childcare register:...

(1) Section 98 (interpretation of Part 3) is amended as...

Schedule 24 — Regulations under Chapter 1 of Part 3 or Part 6: form and scrutiny

Part 1 — STATUTORY INSTRUMENTS AND STATUTORY RULES

(1) Any power to make regulations under Chapter 1 of...

Part 2 — SCRUTINY OF REGULATIONS

Scrutiny of regulations made by Secretary of State or devolved authority acting alone

(1) This paragraph applies to regulations made by the Secretary...

Paragraph 3 does not apply if — (a) a draft of...

Scrutiny of regulations made by the Secretary of State and devolved authority acting jointly

(1) This paragraph applies to regulations of the Secretary of...

Paragraph 6 does not apply if a draft of the...

Interpretation
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<table>
<thead>
<tr>
<th>Changes and effects yet to be applied to:</th>
</tr>
</thead>
<tbody>
<tr>
<td>– s. 189 coming into force by S.I. 2024/92 reg. 5</td>
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